IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

Plaintiff,

VERIFIED AFFIDAVIT IN
SUPPORT OF MOVE FOR FINDINGS OF
FACT AND CONCLUSIONS OF LAW, OR
IN THE ALTERNATIVE, MOVE FOR
CLARIFICATION

Fed.R.Cim.P. Rule 47(d)
Nadine J. Griffin

Nadine J. Griffin declares and states as follows:

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- 1. I am the accused Belligerent Claimant proceeding on her own behalf, hereinafter referred to as "Affiant" in the above-entitled action and competent to testify to the facts stated herein to wit:
- 2. That all statements made within this affidavit are true and correct not meant to mislead;
- 3. That Nadine J. Griffin exists as a Conscious Living, Breathing, Flesh and Blood Sentient Being; NOT a statutory person, persons, natural person, artificial person, individual, corporation, entity, or any other sub-status, fourth class citizen *ens legis* creation of any government, federal, state, local or otherwise;
- 4. That Affiant is unschooled in law, not an attorney or bar association member, and is attempting to defend and dispose of this action to the best of Affiant's ability with reliance

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upon your statutes, codes, rules and regulations; including those relied upon by the plaintiff and established by the Constitution of the United States of America, United States Congress, and the United States Supreme Court;

- 5. That more than fourteen (14) moves submitted by Nadine J. Griffin have been denied by an unsigned "Electronic Order" from Judge William G. Young or his law clerk, it is impossible to identify who made each of the following Orders:
 - A. Electronic Order of July 25, 2005, denying Nadine J. Griffin's pre-trial Mandatory Judicial Notice (Docket Item 10);
 - B. Electronic Order of July 26, 2005, denying Nadine J. Griffin's pre-trial Emergency Motion to Continue Arraignment (Docket Item 5),
 - C. Electronic Order of August 18, 2005, denying Nadine J. Griffin's pre-trial Motion to Vacate Re-Characterization of Judicial Notice by William G. Young, (Docket Item) 14);
 - D. Electronic Order of August 23, 2005, denying Nadine J. Griffin's pre-trial Notice and Demand Regarding Nadine J. Griffin's Motion Under Authority of F.R.Cr.P 12(b)(2) (Docket Item 18);
 - E. Electronic Order of September 8, 2005, denying Nadine J. Griffin's pre-trial trial Motion to Ouash Indictment (Docket Item 6), and the pre-trial Motion to Vacate Minute Order Issued by Magistrate Joyce London Alexander (Docket Item 15);
 - F. Electronic Order of September 30, 2005, denying Nadine J. Griffin's pre-trial trial Move to Strike the United States' Opposition to Defendant Griffin's Response Dated September 6, 2005; (Docket Entry 27);
 - G. Electronic Order of October 13, 2005, denying Nadine J. Griffin's pre-trial trial Movel for Bill of Particulars, Fed.R.Crim.P. 7(f) (Docket Item 28);
 - H. Electronic Order of October 13, 2005, denying Nadine J. Griffin's pre-trial trial Response to United States Motion to Deny Move for Dismissal (Docket Item 34), and the pre-trial Declaration in Support of Response (Docket Item 35);
 - I. Electronic Order of February 6, 2006, denying Nadine J. Griffin's pre-trial trial Move for Judicial Official William G. Young to Rule on Motion and Issue Final Orders,

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- Findings of Facts and Conclusions of the Law are Required by the Fifth Amendment to the Constitution, Fed.R.Crim.P.12(b) (Docket Item 44);
- J. Electronic Order of February 6, 2006, denying Nadine J. Griffin's pre-trial trial Movel for Judicial Official William G. Young to Rule on Motion and Issue Final Orders, Findings of Facts and Conclusions of the Law are Required by the Fifth Amendment to the Constitution, Fed.R.Crim.P.12(b) (Docket Item 44);
- K. Electronic Order of February 6, 2006, denying Nadine J. Griffin's pre-trial trial Verified Affidavit with Exhibits in Support of Move for Fair and Impartial Hearings and/or Trial (Docket Item 47);
- L. Electronic Order of February 10, 2006, denying Nadine J. Griffin's pre-trial trial Verified Request for Public Disclosure of Financial Reports, Corporate Affiliation and Other possible Conflicts of Interest Regarding Judicial Official William G. Young (Docket Item 50);
- M. Electronic Order of February 10, 2006, denying Nadine J. Griffin's pre-trial trial Verified Move for Fair and Impartial Hearings and/or Trial (Docket Item 51);

(See Exhibit A for 1st page of each move Denied and Exhibit B for Docket.)

- 6. That is highly suspicious and hard to believe that the judicial official and CEO William G. Young would actually be so unconscious of his actions that he would deny a supporting affidavit (see Electronic Order dated February 6, 2006), which is not even a motion; it is obvious that this Judge is not even reading the pleadings submitted by Nadine J. Griffin (see **Exhibit C**);
- 7. That it is equally hard to believe that a judicial official and CEO William G. Young or his law clerk would deny a Move for a Fair and Impartial Hearing, see Electronic Order entered on February 6, 2006, regarding Docket Item 51 (see Exhibit D first page denied move).
- 8. That because of the lack of any official court orders signed by a judge, and the suspicious docket entries, Nadine J. Griffin is requesting the Court for the following:

- A. Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Mandatory Judicial Notice (Docket Item 10) in the Electronic Order of July 25, 2005;
- Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Emergency В. Motion to Continue Arraignment (Docket Item 5), in the Electronic Order of July 26, 2005;
- C. Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Motion to Vacate Re-Characterization of Judicial Notice by William G. Young, (Docket Item) 14), in the Electronic Order of August 18, 2005;
- Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Notice and D. Demand Regarding Nadine J. Griffin's Motion Under Authority of F.R.Cr.Pl 12(b)(2) (Docket Item 18), in the Electronic Order of August 23, 2005;
- E. Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Motion to Quash Indictment (Docket Item 6), and the pre-trial Motion to Vacate Minute Order Issued by Magistrate Joyce London Alexander (Docket Item 15) in the Electronic Order of September 8, 2005;
- F. Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Move to Strike the United States' Opposition to Defendant Griffin's Response Dated September 6, 2005; (Docket Entry 27), in the Electronic Order of September 30. 2005;
- Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Move for Bill of Particulars, Fed.R.Crim.P. 7(f) (Docket Item 28), in the Electronic Order of October 13, 2005;

- H. Explain its own reasoning for the denial of Nadine J. Griffin's Response to United States Motion to Deny Move for Dismissal (Docket Item 34), and the pre-trial Declaration in Support of Response (Docket Item 35) in the Electronic Order of October 28, 2005;
- Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Verified I. Move for Judicial Official William G. Young to Rule on Motion and Issue Final Orders, Findings of Facts and Conclusions of the Law are Required by the Fifth Amendment to the Constitution, Fed.R.Crim.P.12(b) (Docket Item 44), in the Electronic Order of February 6, 2006;
- Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Verified J. Affidavit with Exhibits in Support of Move for Fair and Impartial Hearings and/or Trial (Docket Item 47), in the Electronic Order of February 6, 2006;
- Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Verified K. Request for Public Disclosure of Financial Reports, Corporate Affiliation and Other possible Conflicts of Interest Regarding Judicial Official William G. Young (Docket Item 50), in the Electronic Order of February 10, 2006;
- L. Explain its own reasoning for the denial of Nadine J. Griffin's pre-trial Verified Affidavit with Exhibits in Support of Move for Fair and Impartial Hearings and/or Trial (Docket Item 51), in the Electronic Order of February 10, 2006; or, in the alternative,
- 9. That Nadine J. Griffin requests the court to inform her of the exact amount of time the Court actually spent on each motion submitted by Nadine J. Griffin, as it appears that this

Court merely routinely denied everything submitted Nadine J. Griffin which is demonstrated by the Electronic Orders listed above.

VERIFICATION

I, Nadine J. Griffin, declare under penalty of perjury as a Conscious, Thinking, Feeling, Living, Breathing, Flesh and Blood, Sentient Being that the forgoing is true and correct. All Rights retained without recourse.

Executed this \ \ \ day of February, 2006.

Signature:/

Nadine J. Griffin

Accused, Belligerent Claimant

c/o 36 Center Street, #143

Wolfeboro, New Hampshire [03894]

ATTACHMENTS:

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EXHIBIT A: 1st page of each move the Court Denied

EXHIBIT B: Copy Court of Docket

EXHIBIT C: Docket Entry # 47 Affidavit in Support of Move for Fair and Impartial Hearing

EXHIBIT D: Docket Entry #51 1st page of Move for Fair and Impartial Hearing

1	NOTARY ACKNOWLEDGMENT
2	
3	State of New Hampshire) (1) (2) (3) subscribed and sworn
4	County of Carroll Substitute and sworn
5	On this 21 day, of Fibruary, 2006 A.D., Nadine J. Griffin personally
7	appeared, personally known to me, OR proved to me on the basis of satisfactory evidence to be
8	the one whose name is subscribed to within this instrument and who did take an Oath.
9	Witness my hand and official seal.
10	
11	Margary & Culierwel
12	Signature of Notar
13	My Commission Expires:
14	My Commission Expires February 20, 2007
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CASE NO. 05-CR-10175-WGY

Nadine J. Griffin,



1 2 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS 3 UNITED STATES OF AMERICA CASE NO. CR-05-10175-WGY **Plaintiff** MANDATORY JUDICIAL NOTICE VS. Nadine J. Griffin Defendant Nadine J. Griffin, proceeding in special appearance, notices this court under authority of the 10 Federal Rules of Evidence - F.R.E. 201(d) 11 I. This court is judicially noticed of the Constitution of the United States of America 12 13 including that esteemed document's mandate for due process requiring, inter alia, an impartial 14 trier of fact. 15 II. This court is further noticed of the rule of precedent most aptly expressed as "Even in 16 constitutional cases, courts have always required a departure from precedent to be supported by 17 some 'special justification.' "United States v. International Business Machines Corp., 517 U.S. 18 843, 856 (1996), quoting Payne v. Tennessee, 501 U.S. 808, 842 (1991) (Souter, J., concurring)." 19 III. This court is noticed of the following precedents of the United States Supreme Court 20 wherein that court ruled and determined: (a). That the Sixteenth Amendment of the Constitution 21 conferred no new taxing powers on Congress that were not inherent in the Constitution from the 22

very beginning, and (b). that the income tax is an indirect tax in the nature of an excise tax

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applying uniformly to revenue taxable activities. See Stanton v. Baltic Mining Co., 240 U.S. 103,

MANDATORY JUDICIAL NOTICE

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Nadine J. Griffin, Notary page 7

Cortificate of mailing page 8

1 2 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS 3 UNITED STATES OF AMERICA CASE NO. CR-05-10175-WGY **Plaintiff EMERGENCY MOTION TO** VS. CONTINUE ARRAIGNMENT Nadine J. Griffin Defendant 10 Nadine J. Griffin, proceeding in special appearance, moves this court for an emergency motion to continue the arraignment proceedings to take place July 29th 2005. 11 12 13 Brief in support 14 1. This court shall notice: Nadine J. Griffin has moved this court for dismissal of this 15 instant case and supported the motion to dismiss with a memorandum of law and judicial notice 16 which reveal that the indictment in this instant case is fatally defective. 17 18 2. Granting this emergency motion to continue the indictment shall not prejudice the 19 rights of the defendant. 20 3. Denying this emergency motion to continue shall prejudice the rights of the accused 21 as the accused shall be asked to plead to a facially null indictment. 22 23 24 1 of 3 EMERGENCY MOTION TO CONTINUE Nadine J. Griffin ARRAIGNMENT Certificate of mailing page 3

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

•	UNITED STATES OF AMERICA)	
)	CASE NO. CR-05-10175-WGY
5)	MOTION TO VACATE
_	v.s.)	RE-CHARACTERIZATION OF JUDICIAL
6)	NOTICE BY WILLIAM G. YOUNG
7	Nadine J. Griffin)	

Nadine J. Griffin, proceeding in special appearance, moves this court for vacation of the court's (1). Re-characterization of Nadine J. Griffin's judicial notice as a "motion for judicial notice," and (2). Denial of the same. These points of law shall be briefed inversely, the court lacked subject matter jurisdiction to disregard judicial notice for reason that the court trespassed on the substantive due process right of Nadine J. Griffin to a fair and impartial trial on the merits of the United State's still unverified claim.

Brief in support motion to vacate

Nadine J. Griffin placed the court on notice of certain adjudicative facts as well as certain mandates including the Constitution's mandate for due process. The court, sua sponte, recharacterized the judicial notice as a so-called motion for judicial notice; and also proceeding sua sponte, denied the motion. The court mysteriously advocated that the court cannot be placed on notice by Nadine J. Griffin. The court's demeanor of disregarding the Federal Rules of Evidence was so aberrant to the ideals of substantial justice and fair play as to cause immediate apprehension that the court has no intention of proceeding according to the rule of law, to wit:

MOVE TO VACATE RE-CRARACTERIZATION 1 Of 3 Nadime J. Griffin

OF JUDICIAL NOTICE Certificate of mailing page 3

Case 1:05-cr-10 -WGY Document 18 Filed 08/11, 35 Page 1 of 2

In the District Court of the United States For the District of Massachusetts

The United States of America,	}
plaintiff,	}
VS.) Case number CR-05-10175-WGY) Notice and demand regarding
Nadine J. Griffin,) Nadine J. Griffin's motion under authority of F.R.Cr.P. 12(b)(2)
defendant.	
	Notice

- 1. July 21st 2005, Nadine J. Griffin moved this court under authority of F.R.Cr.P., rule 12(b)(2).
- 2. Counsel purporting to represent the United States of America, with notice and opportunity to respond and verify to this court's administrative satisfaction that the record in this instant case contains no jurisdictional defects, has failed or refused to answer.

Demand

3. Whereas this court has actual knowledge that this court has a non-discretionary duty to inspect the record and dismiss where the record establishes a jurisdictional defect, the matter of the United States of America versus Nadine J. Griffin, Massachusetts case file number CR-05-10175 must be dismissed as a matter of law.

Prepared and submitted by:

1 2 IN THE UNITED STATES DISTRICT COURT 3 FOR THE DISTRICT OF MASSACHUSETTS UNITED STATES OF AMERICA CASE NO. CR-05-10175-WGY **Plaintiff** MOTION TO QUASH INDICTMENT VS Nadine J. Griffin Defendant 10 Nadine J. Griffin, proceeding in special appearance, moves to quash the July 13th 2005 11 "indictment" as defective warranting this court's diamissal of this instant case id. as "CR-05-12 10175-WGY" - this court is deprived of subject matter jurisdiction. 13 Brief in support of the motion to quash the indictment, dismiss, and exonerate any bond which 14 may inure prior to the proper and necessary disposal of this instant case. 15 1. The record made in this instant case verifies one primary jurisdictional defect which is 16 incurable: The indictment is a conclusory article without factual support, fails to charge the 17 putative defendant with a crime. The so-called indictment fails to charge the putative defendant, 18 19 Nadine J. Griffin, with having committed any act rising to the level of a crime cognizable under 20 federal criminal question authority. 21 2. The "indictment" placed into the court record in this instant case falls to allege that a 22 crime has been committed. Although an attempt has been made to prosecute an action under 23 authority of 26 U.S.C. § 7206, the indictment fails to plead facts sufficient to empower this court 24 Nadine J. Griffin MOTION TO QUASH INDICTMENT 1 Of 3

Certificate of mailing page 3

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2	IN THE UNITED STATES DISTRICT COURT
3	FOR THE DISTRICT OF MASSACHUSETTS
4 5 6	UNITED STATES OF AMERICA) CASE NO. CR-05-10175-WGY) MOTION TO VACATE MENUTE (MINUTE) ORDER ISSUED BY MAGISTRATE
7) JOYCE LONDON ALEXANDER vs.
8	Nadine J. Griffin)
9	Nadine J. Griffin, proceeding in special appearance, moves this court for vacation of Joyce
11	London Alexander's July 27th 2005 minute order including setting bond, setting a subsequent
12	date for "arraignment," and restriction on travel - Magistrate Alexander was wholly lacking in
13	judicial power to issue the order or any other order for reasons that Nadine J. Griffin, timely and
14	in a procedurally proper mode, objected to proceedings before Alexander and Nadine J. Griffin
15	had challenged the court's jurisdiction, both personal and subject matter jurisdiction - both
16	matters were unresolved when Alexander presumed jurisdiction to conduct an arraignment
17	hearing and set conditions of release including restricting Nadine J. Griffin's right to travel.
18	Brief in support motion to vacate
19	
20	July 21" 2005, Nadine J. Griffin objected to being arraigned on July 27th 2005 before a
21	magistrate. William G. Young neither sustained nor denied the objection. Disregarding Nadine
22	J. Griffin's substantive due process right to object to being arraigned before a magistrate offends
23	ideals of substantial justice and fair play.
24	
	MOVE TO VACATE MINUTE ORDER 1 Of 4 Nadine J. Griffin
- 1	Certificate of mailing page 4

IN CLERKS OFFICE 1 2 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS (US SEP 27 P 12: 2-3 MISTRICT COURT UNITED STATES OF AMERICA CASE NO. CR-03-10175-WOMASS **Plaintiff** MOTION TO STRIKE THE UNITED VS. 7 STATES' OPPOSITION TO DEFENDANT **GRIFFIN'S RESPONSE DATED** Nadine J. Griffin SEPTEMBER 6, 2005 Defendant) 10

Brief in support of motion to strike

Victor A. Wild's paper styled as "UNITED STATES' OPPOSITION TO DEFENDAN'

GRIFFIN'S RESPONSE DATE SEPTEMBER 6, 2005" appears to be interposed into thes

proceedings for purposes of harassment, delay, and obstruction of justice.

1. Wild misleads this court with Wild's claim, "Defendant's frivolous argument that thi Court lacks subject matter jurisdiction over Title 26 offenses has been consistently rejected b federal courts." TRUTH: This court shall not find that Nadine Griffin averred that the federal district court lacks subject matter jurisdiction to hear cases rising from title 26 offenses. Nadin Griffin correctly pointed out to this court that Nadine Griffin understands United States Suprem Court doctrine wherein that honorable court has affirmed that the federal district court is a court of limited jurisdiction and that party seeking to invoke the federal district court's jurisdiction has the burden of proof to show, on the record, that the court has jurisdiction. In this instant case

MOTION TO STRIKE

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Nadine J. Griffin

BRIEF IN SUPPORT

Certificate of mailing page 6

> IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

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UNITED STATES OF AMERICA

VS.

Nadine J. Griffin

Plaintiff

Accused/ Defendant

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MOVE FOR BILL OF PARTICULARS

1 of 7

Nadine J. Griffin

CASE NO. CR-05-10175-WGY

MOVE FOR BILL OF PARTICULARS UNDER THE FIFTH AND SIXTH AMENDMENT TO THE UNITED STATES CONSTITUTION

Accused defendant, Nadine J. Griffin pro se, and pursuant to Fed. R. Crim. P. 7(f), and the Fifth and Sixth Amendments to the United States Constitution, hereby moves this Court for an order compelling the government to file a bill of particulars, setting forth the following:

COUNT 1 26 U.S.C. § 7206 (Filing False Income Tax Returns)

- With respect to Count One, the date of the earliest statement and/or event upon which the
 prosecution will rely to prove that the filing of a false income tax return transpired.
- 2. With respect to Count One, the nature of any and all statements and/or events, other than those already contained in the indictment, upon which the prosecution intends to rely to prove that a false income tax return was filed.
- With respect to Count One, the date and nature of the earliest statement and/or event upon
 which the prosecution will rely to establish the filing of the return was false.
- With respect to Count One, the date and nature of the earliest statement and/or event upon which the prosecution will rely to establish the nature of the falsity of the return filed.

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U.S. DISTRICT COURT DISTRICT OF MASS.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

Plaintiff

vs.

Nadine J. Griffin

Defendant

Plaintiff

Defendant

CASE NO. CR-05-10175-WGY

Nadine J. Griffin's RESPONSE

TO UNITED STATES MOTION

TO DENY MOVE FOR DISMISSAL

Nadine J. Griffin, proceeding *pro se*, responds to Plaintiff's motion to deny her Move for Dismissal under the Sixth Amendment to the Constitution for the United States of America and the Speedy Trial Act.

BRIEF IN SUPPORT

The United States erroneously contends that the Accused defendant Nadine J. Griffin's reliance on the Sixth Amendment as it relates to the Speedy Trial Act is flawed proffering that: (1) the Accused Defendant was presumed to have been arraigned on August 11, 2005, and (2) and said period is excluded under Local Rule 112.2 and 18 U.S.C. 3161(h)(1)(f). The United States cites Local Rule 112.2 as the first basis and authority for this Court to explore the "exclusion" clause of the Speedy Trial Act.

First, the Accused defendant Nadine J. Griffin proceeding pro se was NOT arraigned on August 11, 2005, as indicated on the Court Docket Entry on 7/21/05 - Docket Entries 8 and 9,

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

CASE NO. CR-05-10175-WGY

DECLARATION IN SUPPORT OF RESPONSE TO UNITED STATES MOTION TO DENY DISMISSAL

1. Nadine J. Griffin declares and states as follows:

Defendant

Plaintiff

UNITED STATES OF AMERICA

VS.

Nadine J. Griffin

- 2. I am the Accused pro se, hereinafter referred to as "Declarant" in the above-entitled action and competent to testify to the facts stated herein to wit:
- 3. That all statements made within this declaration are true and correct not meant to mislead.
- 4. That Nadine J. Griffin exists as a conscious living, breathing, feeling flesh and blood sentient being; NOT a statutory person, persons, natural person, artificial person, individual, corporation, entity, or any other sub-status, fourth class citizen ens legis creation of any government, federal, state, local or otherwise.
- 5. That Declarant is unschooled in law, not an Attorney or Bar Association member, and is attempting to defend and dispose of this action to the best of Declarant's ability with reliance upon your statutes, codes, rules and regulations; including those relied upon by the

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

Plaintiff,

VŽ.

Nadine J. Griffin.

Accused, Belligerent Claimant.

CASE NO. 05-CR-10175-WGY

VERIFIED MOVE FOR JUDICIAL OFFICIAL
WILLIAM G. YOUNG TO RULE ON
IMPOTIONS AND ISSUE FINAL ORDERS,
FINDINGS OF FACTS AND CONCLUSIONS
OF THE LAW AS REQUIRED BY THE FIFTH
AMENDMENT TO THE CONSTITUTION

Fed. R. Crim. P. 12(d)

(No oral Arguments)

COMES NOW Nadine J. Griffin the accused (hereinafter referred to as "Belligerent Claimant") moving judicial official and CEO William G. Young to issue Order(s) complete with a findings of fact and conclusions of "the law" when ruling on [m]otions and other process filed by Nadine J. Griffin.

Memorandum and Brief in Support

Nadine J. Griffin has moved this Court to dispose of this matter as reflected in the Court's records in a number of filings. Judicial official and CEO William G. Young has refused to issue a single ruling as required by law on any pleadings filed by Nadine J. Griffin. There is no evidence that judicial official and CEO William G. Young's issuance of Minute and/or Electronic Orders are sufficient to establish cognizable ruling on the merits of the issues

Case 1:05-cr-10175-WGY Document 47-1 Filed 02/02/2006 Page 1 of 13

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF MASSACHUSETTS

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VERIFIED AFFIDAVIT IN SUPPORT OF MOVE FOR FAIR AND IMPARTIAL HEARING - 04

UNITED STATES OF AMERICA.

Affiant, Accused.

Nadine J. Griffin,

Plaintiff,

CASE NO. 05-CR-10175-WGY

MANDATORY JUDICIAL NOTICE

VERIFIED AFFIDAVIT WITH EXHIBTS IN SUPPORT OF MOVE FOR FAIR AND IMPARTIAL HEARINGS AND/OR TRIAL

Nadine J. Griffin

1. Nadine J. Griffin (hereinafter referred to as the "Affiant") declares and states as follows:

2. That all statements made within this affidavit are true and correct not meant to mislead;

- 3. That Nadine J. Griffin exists as a Conscious, Thinking, Living, Feeling, Breathing, Flesh and Blood Sentient Being; NOT a statutory person, natural person, artificial person, individual, corporation, entity, partnership or any other sub-status, fourth class citizen ens legis creation of any government, federal, state, local or otherwise and competent to state the facts herein to wit;
 - That Nadine J. Griffin is unschooled in law, is not an attorney or bar-association member, and is attempting to defend and dispose of this action to the best of her ability with reliance upon your statutes, codes, rules and regulations; including those relied upon by your employer the United States Plaintiff and established by the Constitution of the United States of America, United States Congress, and the United States Supreme Court;

IN CLERKS OFFICE

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U.S. GISTAIST COURT

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

Plaintiff.

V\$.

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Nadine J. Griffin,

Accused, Belligerent Claimant.

CASE NO. 05-CR-10175-WGY

VERIFIED REQUEST FOR PUBLIC DISCLOSURE OF FINANCIAL REPORTS CORPORATE AFFILIATIONS AND OTHER POSSIBLE CONFLICTS OF INTEREST REGARDING JUDICIAL OFFICIAL — WILLIAM G. YOUNG

COMES NOW: Nadine J. Griffin (hereinafter "Belligerent Claimant") files and serves this formal request for disclosure of financial reports and corporate affiliations pursuant to the Government in Ethics Act of 1978, 28 U.S.C. § 455 et. seq., and 5 CFR § 2634.201. This request for disclosure of financial reports, relationships, memberships, and other affiliations will disclose, expose and/or rule out possible conflicts of interest that may further compromise the Rights of Nadine J. Griffin proceeding before judicial official William G. Young. (see <u>Lisi v. Several Attorneys</u>, 569 A.2d 313 (R.I. 1991); and, <u>In re International Business Machines Corp.</u>, 45 F.3d 641 (2d Cir. 1995)

Nadine J. Griffin's Rights of fairness and impartiality hinges on the prompt financial disclosure of affiliations presently unknown regarding William G. Young. Therefore, Nadine J. Griffin request judicial official William G. Young makes the following disclosure:

25 | ///

Document 51

nt CLERKS OFFICE

Filed 02/08/2006

Page 1 of 16

US DISTRICT COUR!

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

Case 1:05-cr-10175-WGY

CASE NO. 1:05-CR-10175-WGY

Plaintiff, a corporation

VERIFIED MOVE FOR FAIR AND

VS.

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IMPARTIAL HEARINGS BEFORE QUI ZAM
ACTORS EMPLOYED BY THE UNITED
STATES PLAINTIFF TO PROCEED IN
COMPLIANCE WITH THE V, VI AND XIV
AMENDMENT TO THE FEDERAL
CONSTITUTION - VOTE OF NO
CONFIDENCE IN THE JUBICIARY NOR THE JUBICIAL PROCESS

13 Nadine J. Griffin.

Accused, Belligerent Claimant.

(No Oral Arguments)

Nadine J. Griffin, herein proceeds on her own behalf, as a Conscious, Thinking, Feeling, Living, Flesh and Blood Sentient Being and Not a "Ward of the Court" or person of unsound mind (hereinafter referred to as a "Belligerent Claimant") moves for fair and impartial hearings and/or trial due to extreme prejudice, partiality, financial nexus and favoritism imposed against her while protecting your employer, the United States Plaintiff. The obvious nexus and extreme prejudice of these qui tans Actors on behalf of the United States Plaintiff is comically clear—save the denial often expound by Government Actors—contrary to intrinsic facts and evidence to the latter. Therefore, Nadine J. Griffin must proceed as a "Belligerent Claimant" of her Rights or waive those Rights in toto. The courts have held that one who is not willing to exsert a Right

VEREPRED MOVE FOR FAIR AND IMPARTIAL TELARINGS AND/OR TREAL - 05 1 of 16

or protection guaranteed by the Constitution to the point of belligerence, loses that right all

Nodine J. Griffia Curificate of Survice yage 16

CASE NO. 05-CR-10175-WGY

Nadine J. Griffin,



United States District Court District of Massachusetts (Boston) CRIMINAL DOCKET FOR CASE #: 1:05-cr-10175-WGY-ALL

Case title: USA v. Griffin Date Filed: 07/13/2005

Assigned to: Judge William G. Young

Defendant

Nadine J Griffin (1)

represented by Nadine J Griffin

36 Center Street

143

Wolfeboro, NH 03894

PRO SE

James B. Krasnoo

Krasnoo Klehm LLP

23 Main Street

Terrace Level

Andover, MA 01810

978-475-9955

Fax: 978-474-9005

Email: james@krasnoolaw.com TERMINATED: 07/20/2005

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts

26;7206(1)-FILING FALSE INCOME TAX **RETURNS**

(1-2)

Disposition

Highest Offense Level (Opening)

Felony

Terminated Counts

Disposition

None

Highest Offense Level (Terminated)

None

Complaints

None

Disposition

Plaintiff

USA

represented by Christopher Maietta

U.S. Dept. of Justice, Tax Division

601 D Street, NW

Room 7012

Washington, DC 20004

202-514-4661

Fax: 202-514-9623

Email: Christopher.J.Maietta@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
07/13/2005	1	INDICTMENT as to Nadine J Griffin (1) count(s) 1-2. (Diskes, Sheila) (Entered: 07/13/2005)
07/13/2005	<u>2</u>	Judge William G. Young: ORDER entered. ORDER REFERRING CASE to Magistrate Judge Joyce London Alexander Reason for referral: Bail and Arraigment Only as to Nadine J Griffin (Diskes, Sheila) (Entered: 07/13/2005)
07/15/2005		Summons Issued as to Nadine J Griffin Arraignment set for 7/27/2005 04:00 PM in Courtroom 24 before Magistrate Judge Joyce London Alexander.(Miner, Valencia) (Entered: 07/15/2005)
07/19/2005	3	First MOTION to Withdraw as Attorney by James B. Krasnoo. as to Nadine J Griffin. (Krasnoo, James) (Entered: 07/19/2005)
07/20/2005		Judge William G. Young: Electronic ORDER entered granting 3 Motion For James B. Krasnoo to Withdraw as Attorney as to Nadine J Griffin (1). cc/cl. (Bell, Marie) (Entered: 07/21/2005)
07/20/2005		Attorney update in case as to Nadine J Griffin. Attorney James B. Krasnoo terminated. (Bell, Marie) (Entered: 07/21/2005)
07/21/2005	4	NOTICE OF APPEARANCE Pro Se by Nadine J Griffin. c/s. (Bell, Marie) (Entered: 07/22/2005)
07/21/2005	<u>5</u>	EMERGENCY MOTION to Continue Arraignment as to Nadine J Griffin. c/s (Bell, Marie) (Entered: 07/22/2005)
07/21/2005	<u>6</u>	MOTION to Quash Indictment as to Nadine J Griffin. c/s.(Bell, Marie) (Entered: 07/22/2005)

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07/21/2005	<u>7</u>	BRIEF in Support by Nadine J Griffin re <u>6</u> MOTION to Quash Indictment. c/s. (Bell, Marie) (Entered: 07/22/2005)
07/21/2005	<u>8</u>	Objection to Arraignment by Magistrate Judge: No Consent Given as to Nadine J Griffin. c/s. (Bell, Marie) (Entered: 07/22/2005)
07/21/2005	<u>9</u>	AFFIDAVIT of Nadine J. Griffin in Support of <u>8</u> Objection To Arraignment by Magistrate Judge. c/s. (Bell, Marie) (Entered: 07/22/2005)
07/21/2005	<u>10</u>	MANDATORY JUDICIAL NOTICE by Nadine J Griffin (Bell, Marie) (Entered: 07/22/2005)
07/25/2005	←→	Judge William G. Young: Electronic ORDER entered as to Nadine J Griffin re 10 Mandatory Judicial Notice (Other) filed by Nadine J Griffin. TREATED AS A MOTION TO TAKE JUDICIAL NOTICE, MOTION DENIED AS THE COURT CANNOT TAKE NOTICE OF ADJUDICATORY FACTS. FED. R. EVID. 201. cc/cl. (Bell, Marie) (Entered: 07/26/2005)
07/26/2005	\leftrightarrow	Judge William G. Young: Electronic ORDER entered denying 5 Motion to Continue Arraignment as to Nadine J Griffin (1) (Smith, Bonnie) (Entered: 07/26/2005)
07/26/2005		Return receipt received for mail sent to Nadine J. Griffin Delivered on 7/19/05 as to Nadine J Griffin (Bell, Marie) (Entered: 07/26/2005)
07/27/2005		Electronic Clerk's Notes for proceedings held before Judge Joyce London Alexander: Initial Appearance held on 7/27/2005. Defendant is SWORN. Def't indicates that she cannot afford an attorney but would like to proceed pro se today. Tim Watkins is in courtroom and indicates he has spoken to def't. Def't indicates that she does not want a court appointed attorney. Court continues to August 11, 2005 @ 3:00 P.M. so that Ms. Griffin may retain an attorney. Max penalties are read to Def't. Court sets conditions of release. Def't is released on \$5,000.00 unsecured bond. (Digital Recording.) (Russo, Noreen). (Entered: 07/27/2005)
07/27/2005		SET Hearings as to Nadine J Griffin: Arraignment CONTINUED to 8/11/2005 @ 03:00 PM in Courtroom 24 before Magistrate Judge Joyce London Alexander. (Miner, Valencia) (Entered: 07/28/2005)
07/27/2005	11	Magistrate Judge Joyce London Alexander: ORDER entered. ORDER Setting Conditions of Release as to Nadine J. Griffin (Miner, Valencia) Additional attachment(s) added on 8/11/2005 (Miner, Valencia). (Entered: 07/29/2005)
07/27/2005	12	Appearance Bond Entered as to Nadine J Griffin in amount of \$ \$5,000 (Unsecured). (Miner, Valencia) Additional attachment(s) added on 8/11/2005 (Miner, Valencia). (Entered: 07/29/2005)
08/04/2005	<u>13</u>	Complaint of Judicial Misconduct or Disability by Nadine J Griffin. c/s. (Bell, Marie) Additional attachment(s) added on 8/5/2005 (Bell, Marie). (Entered: 08/05/2005)
08/04/2005	<u>14</u>	MOTION to Vacate Re-Characterization of Judicial Notice by William G. Young as to Nadine J Griffin. c/s. (Bell, Marie) (Entered: 08/05/2005)
08/04/2005	<u>15</u>	MOTION to Vacate Minute Order Issued by Magistrate Joyce London Alexanderas to Nadine

		J Griffin. (Bell, Marie) (Entered: 08/05/2005)
08/04/2005	<u>16</u>	NOTICE of Intent to Proceed Pursuant to the U.S. Constitution at Amendment VI and IX Regarding the Qui Tam Action Pending Against Defendant by Nadine J Griffin. c/s. (Bell, Marie) (Entered: 08/05/2005)
08/04/2005	<u>17</u>	AFFIDAVIT of Nadine J. Griffin In Support of <u>16</u> Notice of Intent filed by Nadine J Griffin, (Bell, Marie) (Entered: 08/05/2005)
08/11/2005		Electronic Clerk's Notes for proceedings held before Judge Joyce London Alexander: John Mc Adams for Gov't, N. Griffin, Pro Se. Arraignment as to Nadine J Griffin (1) Count 1-2 held on 8/11/2005, Plea not entered by Def't. Gov't requests that the Court inform the def't of possible waiver of her 6th Amend. right to counsel by proceeding pro se. Ms. Griffin indicates that she is knowingly and intelligently waiving her 6th Amend. right. Ms. Griffin indicates that she still would like to proceed pro se. Court indicates that at 7/27/2005 hearing Ms. Griffin indicated that she would like to speak with an attorney and Court informed her of the consequences of proceeding pro se. Ms. Griffin returns today and indicates she would like to proceed pro se. Max Penalties are read to the Def't by the Gov't. Def't indicates she is not ready to be arraigned at this hearing but indicates she belives USMJ Alexander does not have jursidiction for Arraignment proceeding. Court notes def'ts objection and enters a plea of NOT GUILTY on Ms. Griffin's behalf and sends case back to District Court Judge. (Digital Recording.) (Russo, Noreen) Modified on 8/12/2005 (Russo, Noreen). (Entered: 08/11/2005)
08/11/2005	<u>18</u>	MOTION to Under Authority of F.R.Cr.P.12(b)(2) as to Nadine J Griffin. c/s.(Bell, Marie) (Entered: 08/12/2005)
08/11/2005	<u>19</u>	NOTICE and Demand by Nadine J Griffin re 18 MOTION to Dismiss. c/s. (received for docketing 8/18/05) (Bell, Marie) (Entered: 08/19/2005)
08/12/2005		Notice of correction to docket made by Court staff. Correction: to clarify clerknote from 8/11/05 hearing regarding jursidictional issue objection as to Nadine J Griffin (Russo, Noreen) (Entered: 08/12/2005)
08/18/2005	4	Judge William G. Young: Electronic ORDER entered denying 14 Motion to Vacate Re-Characterization of Judicial Notice by William G. Young as to Nadine J Griffin (1). cc/cl. (Bell, Marie) (Entered: 08/19/2005)
08/22/2005	20	RESPONSE to Motions by USA as to Nadine J Griffin re 18 MOTION to Dismiss, 5 MOTION to Continue to Arraignment, 6 MOTION to Quash Indictment/Information, 14 MOTION to Vacate, 15 MOTION to Vacate. c/s. (Bell, Marie) (Entered: 08/25/2005)
08/23/2005	←→	Judge William G. Young: Electronic ORDER entered denying 18 Motion to Dismiss as to Nadine J Griffin (1). cc/cl. (Bell, Marie) (Entered: 08/23/2005)
08/26/2005		Case as to Nadine J Griffin no longer referred to Magistrate Judge Joyce London Alexander. (JLA, int1) (Entered: 08/26/2005)
09/06/2005	21	Response as to Nadine J Griffin to <u>20</u> Response to Motions filed by USA,and Objection to a Faretta Hearing Prior to Jurisdiction being Established. c/s. (Bell, Marie) (Entered: 09/08/2005)

09/08/2005		Judge William G. Young: Electronic ORDER entered denying <u>6</u> Motion to Quash Indictment/Information as to Nadine J Griffin (1); denying <u>15</u> Motion to Vacate as to Nadine J Griffin (1). cc/cl. (Bell, Marie) (Entered: 09/08/2005)
09/12/2005	<u>22</u>	NOTICE OF HEARING as to Nadine J Griffin Scheduling Conference and Faretta hearing set for 9/27/2005 02:00 PM in Courtroom 18 before Chief Judge William G. Young. (Smith, Bonnie) (Entered: 09/12/2005)
09/20/2005	<u>23</u>	United States' Opposition as to Nadine J Griffinre: 21 Response (Dated September 6, 2005. c/s. (Bell, Marie) (Entered: 09/21/2005)
09/27/2005		ElectronicClerk's Notes for proceedings held before Judge William G. Young: Defendant is present and is representing herself. The Court advises the defendant of the complexities of defending herself and inquires as to whether the defendant wants to continue representing herself. Defendant waives her right to counsel. Trial set for May 1, 2006. The Court Orders the time between 9/27/05 and 5/1/06 excluded. Defendant files a Motion to Dismiss the indictment. The Court Denies the motion as it applies to the Speedy Trial Act and takes Under Advisement the remainder of the motion. The Government has 14 days to file a response. Due to the Defendant objecting to a Magistrate Judge arraigning her, the Court arraigns the defendant and the Court enters a plea of Not Guilty for the defendant who refuses to answer. Scheduling Conference as to Nadine J Griffin held on 9/27/2005 Scheduling Order to issue. (Court Reporter Womack.) (Smith, Bonnie) (Entered: 09/28/2005)
09/27/2005	<u>24</u>	Judge William G. Young: ElectronicORDER entered. SCHEDULING ORDER as to Nadine J Griffin Jury Trial set for 5/1/2006 09:00 AM in Courtroom 18 before Chief Judge William G. Young. Final Pretrial Conference set for 4/3/2006 02:00 PM in Courtroom 18 before Chief Judge William G. Young. (Smith, Bonnie) (Entered: 09/28/2005)
09/27/2005	<u>25</u>	MOTION to Dismiss For Violation of the Sixth Amendment to the Constitution and Speedy Trial as to Nadine J Griffin. c/s.(Bell, Marie) (Entered: 09/28/2005)
09/27/2005	<u>26</u>	DECLARATION in Support by Nadine J Griffin re 25 MOTION to Dismiss For Violation of the Sixth Amendment and Speedy Trial. c/s. (Bell, Marie) (Entered: 09/28/2005)
09/27/2005	<u>27</u>	MOTION to Strike 23 Opposition to Defendant's Response Date 9/6/05. as to Nadine J Griffin. c/s.(Bell, Marie) (Entered: 09/28/2005)
09/27/2005		Motions terminated as to Nadine J Griffin: <u>25</u> MOTION to Dismiss on Speedy Trial filed by Nadine J Griffin, (Smith, Bonnie) (Entered: 10/05/2005)
09/30/2005	\leftrightarrow	Judge William G. Young: ElectronicORDER entered denying <u>27</u> Motion to Strike as to Nadine J Griffin (1). cc/cl. (Bell, Marie) (Entered: 10/03/2005)
10/06/2005	28	MOTION for Bill of Particulars Under the Fifth and Sixth Amendment to the U.S. Constitution as to Nadine J Griffin. c/s(Bell, Marie) (Entered: 10/07/2005)
10/06/2005	<u>29</u>	AFFIDAVIT in Support by Nadine J Griffin re 28 MOTION for Bill of Particulars (Attachments: # 1 Exhibit)(Bell, Marie) (Entered: 10/07/2005)
10/11/2005	<u>30</u>	RESPONSE to Motion by USA as to Nadine J Griffin re 25 MOTION to Dismiss on Speedy

		Trial (Maietta, Christopher) (Entered: 10/11/2005)
10/13/2005	←→	Judge William G. Young: ElectronicORDER entered re: 28 Motion for Bill of Particulars as to Nadine J Griffin (1).MOTION ALLOWED TO THE EXTENT OF REQUIRING THE GOVERNMENT, WITHIN 10 DAYS OF THE DATE OF THIS ORDER, TO PARTICULARIZE ANY FACT WHICH IT CONTENDS WOULD RAISE THE BASE OFFENSE LEVEL OF THIS OFFENSE UNDER THE UNITED STATES SENTENCING GUIDELINES. MOTION OTHERWISE DENIED. cc/cl. (Bell, Marie) (Entered: 10/13/2005)
10/14/2005	<u>31</u>	AFFIDAVIT in Support of <u>28</u> MOTION for Bill of Particulars by Nadine J Griffin (Bell, Marie) (Entered: 10/17/2005)
10/14/2005	32	AFFIDAVIT of Fact Regarding Hearing Before Judge William G. Young on 9/27/05 by Nadine J Griffin (Bell, Marie) (Entered: 10/17/2005)
10/24/2005	33	RESPONSE TO COURT ORDER by USA as to Nadine J Griffin (Maietta, Christopher) (Entered: 10/24/2005)
10/25/2005	<u>34</u>	REPLY TO RESPONSE to Motion by Nadine J Griffin re 25 MOTION to Dismiss on Speedy Trial (Patch, Christine) (Entered: 10/25/2005)
10/25/2005	<u>35</u>	Declaration of Nadine J. Griffin in Support 34 Reply to Response to Motion to Dismiss, filed by Nadine J Griffin, (Patch, Christine) (Entered: 10/25/2005)
10/28/2005	+->	Judge William G. Young: ElectronicORDER entered. as to Nadine J Griffin re 34 Reply to Response filed by Nadine J Griffin, 35 Affidavit filed by Nadine J Griffin, "The motion to dismiss on the ground of violating the Speedy Trial Act is denied. Properly calculated, only 18 days have thus far elapsed under the Speedy Trial Act." (Smith, Bonnie) (Entered: 10/28/2005)
10/28/2005	<u>36</u>	Response as to Nadine J Griffin: 31 Affidavit in Support of Motion filed by Nadine J Griffin,, 32 Affidavit filed by Nadine J Griffin, (Maietta, Christopher) (Entered: 10/28/2005)
11/04/2005	<u>37</u>	MOTION to Travel to New Hampshire as to Nadine J Griffin. c/s(Bell, Marie) (Entered: 11/10/2005)
11/12/2005	38	RESPONSE to Motion by USA as to Nadine J Griffin re 37 MOTION to Travel (Maietta, Christopher) (Entered: 11/12/2005)
11/15/2005	<u>39</u>	NOTICE of Alibi Defense by Nadine J Griffin. c/s. (Bell, Marie) (Entered: 11/15/2005)
11/15/2005	<u>40</u>	NOTICE of Entrapment by Estoppel Defense by Nadine J Griffin. c/s. (Bell, Marie) (Entered: 11/15/2005)
11/15/2005		Judge William G. Young: Electronic ORDER entered granting <u>37</u> Motion to Travel as to Nadine J Griffin (1). cc/cl. (Bell, Marie) (Entered: 11/15/2005)
11/28/2005	<u>41</u>	Response as to Nadine J Griffin: 39 Notice (Other) filed by Nadine J Griffin,, 40 Notice (Other) filed by Nadine J Griffin,. (Maietta, Christopher) (Entered: 11/28/2005)
01/06/2006	42	TRANSCRIPT of Initial Appearance as to Nadine J Griffin held on July 25, 2005 before

		Judge Alexander. Digital Recording: Transcribed by Maryann Young. The original transcripts are maintained in the case file in the Clerk's Office. Copies may be obtained by contacting Maryann Young at 508/384-2003 or the Clerk's Office. (Scalfani, Deborah) (Entered: 01/06/2006)
01/23/2006	<u>43</u>	MANDATORY JUDICIAL NOTICE by Nadine J Griffin (Smith, Bonnie) (Entered: 01/23/2006)
02/02/2006	<u>44</u>	Verified Move for Judicial Offical William G. Young to Rule on Motions and Issue Final Orders, Findings of Facts and Conclusions of Law as Required by the Fifth Amendment to the Constitution by Nadine J Griffin. (Paine, Matthew). (Entered: 02/02/2006)
02/02/2006	<u>45</u>	VERIFIED AFFIDAVIT in Support of Move for Due Process and Equal Protection Under the law by Nadine J Griffin. (Paine, Matthew) Additional attachment(s) added on 2/21/2006 (Paine, Matthew). (Entered: 02/02/2006)
02/02/2006	<u>46</u>	AFFIDAVIT in Support of <u>44</u> Verified Move for Judicial Official William G. Young to Rule on Motions and Issue Final Orders, Findings of Fact, and Conclusions of the Law as Required by the Fifth Amendment to the Constitution by Nadine J Griffin. (Paine, Matthew) (Entered: 02/02/2006)
02/02/2006	<u>47</u>	MANDATORY JUDICIAL NOTICE with Verified Affidavit with Exhibits in Support of Move for Fair and Impartial Hearings and or Trial by Nadine J Griffin. (Attachments: # (1) Exhibits A - L)(Paine, Matthew) Additional attachment(s) added on 2/9/2006 (Paine, Matthew). (Entered: 02/02/2006)
02/06/2006	←→	Judge William G. Young: Electronic ORDER entered. as to Nadine J Griffin re 44 Verified Moved for Judicial Offical William G. Young to Rule on Motions and Issue Final orders, Findings of Facts and Conclusions of Law as Required by the Fifth Amendment to the Constitution is DENIED. (Paine, Matthew) (Entered: 02/06/2006)
02/06/2006	<->	Judge William G. Young: Electronic ORDER entered. as to Nadine J Griffin re 47 MANDATORY JUDICIAL NOTICE with Verified Affidvit with Exhibits in Support of Move for Fair and Impartial Hearings or Trial is DENIED. (Paine, Matthew) (Entered: 02/06/2006)
02/08/2006	<u>48</u>	MANDATORY JUDICIAL NOTICE, Verified Notice of Acceptance of Oath of Office of Statutory Attorney Christopher Maietta a United States Employee by Nadine J Griffin. (Paine, Matthew) (Entered: 02/09/2006)
02/08/2006	<u>49</u>	VERIFIED AFFIDAVIT in Support of Move for Due Process and Equal Protection Under the Law by Nadine J Griffin. (Paine, Matthew) (Entered: 02/09/2006)
02/08/2006	<u>50</u>	VERIFIED REQUEST for Public Disclosure of Financial Reports, Corporate Affiliations, and Other Possible Conflicts of Interest Regarding Judicial Offical - William G. Young by Nadine J Griffin. (Paine, Matthew) (Entered: 02/09/2006)
02/08/2006	<u>51</u>	VERIFIED MOVE for Fair and Impartial Hearings Before Qui Tam Actors Employed by the United States Plaintiff to Proceed in Compliance with the V, VI, and XIV Amendment to the Federal Constitution - Vote of No Confidence in the Judiciary - Nor the Judicial Process by

		Nadine J Griffin. (Paine, Matthew) (Entered: 02/09/2006)
02/08/2006	<u>52</u>	CERTIFICATE of SERVICE Move for Fair and Impartial Hearing, Affidavit in Support with Exhibits as to Nadine J Griffin. (Paine, Matthew) (Entered: 02/09/2006)
02/09/2006		Notice of correction to docket made by Court staff. Correction: Attachments A-L were added to the Affidavit <u>47</u> as Separate Exhibits. The Affidavit <u>47</u> was Corrected because the Affidavit was Submitted with Bound Exhibits, which were Not Scanned When the Affidavit was Originally filed with the Clerk's Office on February 2, 2006. (Paine, Matthew) (Entered: 02/09/2006)
02/10/2006	*	Judge William G. Young: Electronic ORDER entered. as to Nadine J Griffin re 50 VERIFIED REQUEST filed by Nadine J Griffin is DENIED. (Paine, Matthew) (Entered: 02/10/2006)
02/10/2006	⟨→	Judge William G. Young: Electronic ORDER entered. as to Nadine J Griffin re 51 VERIFIED MOVE filed by Nadine J Griffin, is DENIED. (Paine, Matthew) (Entered: 02/10/2006)
02/16/2006	<u>53</u>	Objection as to Nadine J Griffin: (Maietta, Christopher) (Entered: 02/16/2006)
02/21/2006	<u>54</u>	VERIFIED MOVE for DUE PROCESS and EQUAL PROTECTION under the Law Pursuant to the Fourteenth Amendment to the Constitution of the United States of America (Attachments: # 1 Certificate of Service)(Paine, Matthew) (Entered: 02/21/2006)
02/21/2006		Notice of correction to docket made by Court staff. Correction: Docket Entry Number 45 corrected because it was incorrectly scanned together with The Verified Move for Due Process and Equal Protection Under the Law, which is now Docket Entry 54. (Paine, Matthew) (Entered: 02/21/2006)
02/21/2006	55	VEREIFED MOVE for LEAVE to Travel to Florida as to Nadine J Griffin. (Paine, Matthew) (Entered: 02/22/2006)
02/21/2006	<u>56</u>	NOTICE of Change of Address as to Nadine J Griffin. (Paine, Matthew) (Entered: 02/22/2006)
02/23/2006	<u>57</u>	VERIFIED Move for DISCOVERY as to Nadine J Griffin. (Paine, Matthew) (Entered: 02/24/2006)
02/23/2006	<u>58</u>	RESPONSE to United States Employee Christopher Maietta's Objection <u>53</u> to Nadine J. Griffin's Move for Due Process and Equal Protection of the Law by Nadine J Griffin. (Paine, Matthew) (Entered: 02/24/2006)

CASE NO. 05-CR-10175-WGY Nadine J. Griffin,

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,) C

Plaintiff,

Nadine J. Griffin,

the facts herein to wit;

VS.

Affiant, Accused.

CASE NO. 05-CR-10175-WGY

MANDATORY JUDICIAL NOTICE

VERIFIED AFFIDAVIT WITH EXHIBTS IN SUPPORT OF MOVE FOR FAIR AND IMPARTIAL HEARINGS AND/OR TRIAL

Nadine J. Griffin

- 1. Nadine J. Griffin (hereinafter referred to as the "Affiant") declares and states as follows:
- 2. That all statements made within this affidavit are true and correct not meant to mislead;
- 3. That Nadine J. Griffin exists as a Conscious, Thinking, Living, Feeling, Breathing, Flesh and Blood Sentient Being; NOT a statutory person, natural person, artificial person, individual, corporation, entity, partnership or any other sub-status, fourth class citizen ens legis creation of any government, federal, state, local or otherwise and competent to state
- 4. That Nadine J. Griffin is unschooled in law, is not an attorney or bar-association member, and is attempting to defend and dispose of this action to the best of her ability with reliance upon your statutes, codes, rules and regulations; including those relied upon by your employer the United States Plaintiff and established by the Constitution of the United States of America, United States Congress, and the United States Supreme Court;

Case 1:05-cr-101 / 5-WGY Document 47-1 Filed 02/02/2006 Page 2 of 13

i. That on or about July 13, 2005, Affiant was falsely accused and charged with a statutory victimless commercial crime of belief — "thought crime" — (by United States Federal employees acting in qui tam) for alleged violations of private statute 26 U.S.C. § 7206(1), asserting the "belief" that Affiant willingly filed false federal tax returns for your tax years 1998 and 1999;

- 6. That prior to being charged with this statutory victimless commercial crime of belief "thought crime", Nadine J. Griffin's then attorney James B. Krasnoo was offered by the United States Plaintiff's Federal employee attorney to plead guilty to a felony charge for which she refused with the conviction that she has in no way violated the law and would be committing a crime punishable as a felony pleading guilty to a crime for which she did not commit.
- 7. That the assertion of the statutory victimless commercial crime of belief "thought crime" presumes to know the mental intent (mens rea) of Nadine J. Griffin, makes the unfounded claim that the Affiant does not believe the 1998 and 1999 returns to be correct as to every material matter;
- 8. That this statutory victimless commercial crime of belief "thought crime" has been instituted only by officers, agents and employees working on behalf of, and maintain employment with, the United States Federal Corporation as defined at 28 U.S.C. § 3002(15)(A) and derive pecuniary benefits from the successful prosecution thereof;
- 9. That Affiant is with first hand knowledge that no Flesh and Blood, Living, Breathing, Sentient Human Being has instituted a claim against Nadine J. Griffin. ALL parties to this action, including officers and employees of this Court are working on behalf of its corporate (corpse) United States Plaintiff Federal employer, void of conscience giving life

2006 Page 3 of 13 ال -WGY Document 47-1 Filed 02/بيرا 2006

through its financial profiteers, including but not limited to, judicial officials, attorneys and revenue generating agents – to take the Life, Freedom, Liberty and Property of Nadine J. Griffin while continuing to promote its political agenda;

- 10. That the United States Plaintiff qui tam agents, officers and employees instituting this claim brag (on its Internal Revenue Service website at www.irs.gov) about maintaining a successful 90% conviction rate regarding tax prosecutions since 1917 to date, therein admitting the destruction of thousands of lives for more than nine decades;
- 11. That the United States Plaintiff's Federal employee qui tam agents and officers instituting this claim, particularly officials within the Internal Revenue Service working in absolute collusion with ex-federal judicial official, ex-appellant judge, ex-FBI, and CIA Director William H. Webster and Commissioner of Internal Revenue, Charles O. Rossotti, publishing the Webster Review 1999 at www.irs.gov establishing how CID should conduct investigations and the Department of Justice attorneys should present their case in order to get a successful conviction for alleged violations of the internal revenue laws (see Exhibit A);
- 12. That Affiant is with information that this constitutes a "blending" of the executive and judicial branch of Government, in violation of the "separation of powers doctrine," establishing the obvious favoritism and partiality judicial officials have for their United States Plaintiff Federal employer working openly in collusion to the destruction of Nadine J. Griffin;
- 13. That the following qui tam actors on behalf of their United States Plaintiff Federal employer are responsible for collusively levying financial statutory victimless commercial crimes of belief thought crimes against Nadine J. Griffin and are benefactors of the

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persecutions employed to protect the status quo monopolized control of a system from which qui tam actors listed in Item 12(a) to (h) above earn your living: unable to exist or survive without Human Capital obtained from stealing another Mans energy;

- 17. That the following acts committed on the record by said "Actors," listed in Item 12 (a) to (h) above, are herein documented for purposes of the move for a fair and impartial hearing in an attempt to bring fairness and impartiality into balance as to Nadine J. Griffin;
- 18. That Affiant's appearance before judicial official, actor, statutory Judge and CEO William G. Young employee of the United States Plaintiff in the United States District Court for the District of Massachusetts has continually result in documented treatment of bias, partiality towards Affiant and favoritism in support of his United States Plaintiff and Federal employer;
- 19. That Affiant has been prejudiced from the beginning of this well orchestrated and planned lynching wherein the United States Plaintiff's employees used the media to exploit the alleged judicial processing of Nadine J. Griffin, swaying public opinion;
- 20. That Affiant includes documents sufficient to conclude that the employees of the United States Plaintiff Federal employees strategically use mainstream media successfully brainwashing the masses citizen and subjects (shaping the belief systems and public policy of potential jurors) to exploit litigants like Nadine J. Griffin charged a statutory victimless commercial crimes of belief thought crimes: resulting in the successful persecution of their victims as bragged on at their website, www.irs.gov;
- 21. That Affiant is with first hand knowledge that the typical thinking of all media manipulated, thought-controlled society of Citizens (Flesh and Blood Beings, not corporations) surrounding the public opinion regarding criminal defendants is: "he must be

guilty or he would not have been charged"- has resulted in the effective tainting of any potential juror presumed to be neutral and without bais: Nadine J. Griffin's demise is their belief – Not her own;

- 22. That Affiant is aware that the Department of Justice, an executive department of the United States Plaintiff, strategically uses the mainstream media to prosecute and destroy the lives of innocent Citizens refusing to yield and plead guilty, standing on their innocence; resulting in harsher sentences when forcing the United States Plaintiff Federal employers spend funds from their Human Capital Budget forced to prepare a case and prove their claim. (see Exhibit C);
- 23. That Affiant is with information that the United States Plaintiff paid bribes of more than sixty-thousand dollars (\$60,000) to have a witness testify (who's testimony was impeached) on its behalf that resulted in the conviction of a Citizen the United States Plaintiff's United States Appellant Court did not find any wrongdoing, making up Law as they go with sham opinions and excuses, protecting their judicial processing plants (see Exhibit D);
- 24. That the Affiant is aware that federal judges give themselves immunity from prosecution for their malicious and capricious acts, demonstrate godlike complexes, protected by the brotherhood and allowed to apply their interpretation of the law incorporated with their own political agenda in direct contradiction to legislative intent; as Affiant has been subjected to such treatment by statutory judicial official and CEO William G. Young regarding his undisclosed interpretation of the Bill of Particulars and the Speedy Trial Act (see Exhibit E-6);
- 25. That at the hearing on September 27, 2005, judicial official William G. Young stated on page 4 at lines 10 through 13 (of the Transcript of said hearing) in pertinent part: "The

Case 1:05-cr-101. J-WGY Document 47-1 Filed 02/02/2006 Page 7 of 13

fact is we'll treat it just like we treat any other case, fairly and impartiality . . ." applying the minimum standards of the "appearance of fairness doctrine," yet acting in contempt of law as further shown in this hearing and by future actions (see Exhibit F-4);

- 26. That at the same hearing stated above, judicial official William G. Young stated on page 8 at lines 17 through 18 (of the Transcript of said hearing) in pertinent part: "I'll set the trial in ten days. Do you want to go to trial then?" Judicial official and CEO William G Young employed threats, intimidation, and coercion showing angry that Nadine J. Griffin refused to schedule a trial date because her speedy trial rights were being violated seeking dismissal of the victimless crime of belief charges: with objection and under duress, after being worn down by Young, Affiant yelled out a date (see Exhibit F page 8, line 17 to page 9 line 22);
- 27. That judicial official William G. Young inferred on page 7 lines 1 to 6 of the transcript dated September 27, 2005 that Nadine J. Griffin believed the tax laws were unconstitutional; however, no such attitude or statement has ever been taken or made by Affiant to this effect (see Exhibit F-7);
- 28. That Nadine J. Griffin, is not now, nor has ever been a "Tax Resister" or "Tax Protester," has always filed federal tax returns that she believes she was required to file, and these statements made by statutory judicial official and CEO William G. Young is an utterance that speaks to his preexisting prejudicial mindset exposing his inability to be impartial, non-biased, and neutral (see Item 26 above);
- 29. That Affiant is with information that statutory judicial officials and CEO's like William G. Young has in the past and are presently participating in money laundering schemes, bribery, witness tampering, jury tampering, coaching lawyers in cases for which they are

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- overseeing, intimidating litigants in criminal and civil hearings and are never prosecuted for their crimes; (See Exhibit G.)

 30. That judicial official and CEO William G. Young's failure to act in good faith judicially,
 - has mocked and prejudiced the Rights of Nadine J. Griffin by (1) refusing to issue any findings of fact and conclusions of law in response to Affiant's [motions] filed supported by affidavits and exhibits, only issuing minute orders as if they have the force and effect of a lawful Order (see Exhibit E);
- 31. That statutory judicial official and CEO William G. Young did know, or should have known, that statutory magistrate judge Joyce London Alexander's presumed jurisdiction to perform an arraignment for a federal felony (victimless crime of belief, thought crime) over the objection of Nadine J. Griffin violated Affiant's Rights to due process of law;
- 32. That statutory judicial official and CEO William G. Young did know, or should have known, statutory magistrate judge Joyce London Alexander's presumed jurisdiction to perform an arraignment for a federal felony (victimless crime of belief thought crime) without first obtaining permission, and presumed authority when she has no authority to issue any process, including criminal subpoenas, arrest warrants, writs or any other process without obtaining written consent from Nadine J. Griffin prior to such issuance;
- 33. That statutory judge magistrate Joyce London Alexander also violated the <u>Code of Conduct</u> for <u>United States Judges</u> by harassing Nadine J. Griffin and falsely and fraudulently asserting that Nadine J. Griffin could not proceed on her own behalf at that time, attempting to induce her to becoming a "ward of this [Corporate] Court," therein deemed a person of unsound mind;
- 34. That statutory magistrate judge Joyce London Alexander's presumed jurisdiction to

perform an arraignment for a victimless federal felony (crime of belief, a thought crime) and to issue an order restricting Nadine J. Griffin's Right to Travel, issuing process without the expressed permission from Nadine J. Griffin;

- 35. That on August 11, 2005, statutory magistrate judge Joyce London Alexander, also violated the Code of Conduct for United States Judges by inviting a group of law students to "watch the fun" as she (Alexander) attempted to bully, harass, and manipulate Nadine J. Griffin into waiving Sixth Amendment Rights. Nadine J. Griffin, steadfast in her position, confronted the impropriety of Alexander's actions; Alexander behaved in a childish and deceitful manner unbecoming a federal magistrate as she ran out of the courtroom;
- 36. That statutory judicial official and CEO William G. Young repeatedly breached his judicial duty to rule on Nadine J. Griffin's objections and motions. Young has repeatedly contravened United States Supreme Court authority by issuing minute orders and electronic orders assuming Affiant did not know that minute orders or electronic orders are not orders of the court sufficient to resolve issues of Law (see Exhibit E);
- 37. That statutory judicial official and CEO William G. Young has acted with childish mischief in violating 18 U.S.C. § 1001 by altering court records and scribbling a note on Nadine J. Griffin's [m]otion, purporting that to be a Court Order denying Griffin's speedy trial [m]otion and served a copy of Young's note on top of page one of her Response Docket Item 34 (undisclosed on docket), as if it were a Court Order (see Exhibit H);
- 38. That statutory judicial official and CEO William G. Young refused to take Mandatory Judicial Notice of the Constitution of the United States and professed not to know and understand that magistrate judges are deprived of judicial power to perform felony arraignments without consent and over the objection of Nadine J. Griffin;

Case 1:05-cr-101, J-WGY Document 47-1 Filed 02/02/2006 Page 10 of 13

39. That Nadine J. Griffin is with information that statutory judicial official and CEO William G. Young will continue to: (1) intentionally avoid ruling on [m]otions filed by Nadine J. Griffin, motions that would prove to successfully dispose of this victimless commercial erime of belief (a thought crime), and (2) continue to provide no findings of fact and conclusions of law; but instead, force this case to go before a media manipulated jury influenced only by Public Policy (belief systems), this Court's 12 man Lynch Mob – prohibited from considering the Law when deciding an issue of this case — allowed only to consider prejudicial and inflammatory facts: making decisions completely on their own beliefs, prejudice, ignorance and emotions.

- 40. That Nadine J. Griffin is with information that the United States Plaintiff's employee attorney Maietta and other agents, will not only prevent the Law of the case from ever getting before a jury, but will insight and manipulate the emotional sphere of a juror, parading the appearance of material wealth presumed to be possessions of Affiant, planting the false impression in their minds that she amassed great wealth and failed to report it on the filed 1998 and 1999 information returns;
- 41. That Nadine J. Griffin is with information that the United States Plaintiff (and Federal employer of statutory judicial official and CEO William G. Young) has effectively tampered with the pool of jurors that may be selected to sit on this case (just as the Grand Jury was tainted by being given one side of the story by the United States Plaintiff) by applying its personal beliefs, emotional prejudices and information distributed and distorted by the media which acts with blind patriotism on behalf of the United States Plaintiff;
- 42. That Nadine J. Griffin is with information that judicial official William G. Young, employed by the United States Plaintiff, will block favorable evidence sufficient to

establish the culpable intent of Nadine J. Griffin, but such evidence will never get before a juror due to the prejudices and favoritism for his United States Plaintiff and Federal employer liken to District Judge John McBryde in the Simkanin case (see Exhibit I);

- 43. That Nadine J. Griffin is at peril to proceed to a "Bench Trial" before statutory judicial official and CEO William G. Young, an employee of the United States Plaintiff a Federal corporation, maintaining an average salary of \$154,700 per annum (excluding cash merit awards and other perks unknown to the general public), a direct result of [t]axpayers "Human Capital" funding the United States Plaintiff (see Exhibit J);
- 44. That Nadine J. Griffin is at peril to proceed to a "Bench Trial" before statutory judicial official and CEO William G. Young (an employee of the United States Plaintiff a Federal corporation) who's first duty is to [his] Court (his means of financial security) and not to the Law, having a vested financial interest in the successful prosecution of the statutory victimless commercial crime of belief thought crime for which Nadine J. Griffin has been accused and charged;
- 45. That Nadine J. Griffin is prejudiced to proceed in any manner before this United States

 District Court, a political subdivision of the United States Plaintiff a Federal corporation, its

 corporate officers All on the payroll of the United States Plaintiff, protecting their personal

 financial interest (see Exhibit J);
- 46. That Nadine J. Griffin is with information that United States attorneys and judicial officials routinely misbehave and overstep the bounds of their authority because internal checks and balances through self-policing are non-existent as in any "fox guarding the henhouse" forum, protecting their multitude of revenue generating schemes (see Exhibit K);

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Case 1:05-cr-10175-WGY

Document 47-1

Filed 02/02/2006

Page 12 of 13

47. That Nadine J. Griffin is with information that the Law is a mere obstacle course for judicial official and CEO William G. Young, proceeding with the appearance of fairness, routinely manipulating and perverting the law to the whims of the judicial officials' discretion, political and social climate of the day, making it up as they go with their own opinions – for in the end there is no law, only the opinions of fallible men and women which has lead to the lawlessness and insanity of judicial officials in charge of overseeing the judicial process (see Exhibit L);

- 48. That Nadine J. Griffin cannot predict the extent of continued bias, injustice and/or prejudice she will continue to suffer at the heavy hands of judicial official William G. Young acting on behalf of and in favor of his United States Plaintiff Federal employer, but does not waive any Rights or protections of her Creator or the Constitution for the United States of America, and other applicable Laws deemed to protect the Rights of Nadine J. Griffin;
- I, Nadine J. Griffin, declare under penalty of perjury as a conscious Flesh and Blood Sentient Being that the forgoing is true and correct.

Executed this 31 day of January, 2006.

Signature:

Madine J. Griffin

c/ó 13799 Park Blvd. North #24

Seminole, Florida [33776-3402]

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1	NOTARY ACKNOWLEDGMENT
2	State of Florida)
3	County of CARROLL) subscribed and sworn
4	On this day, of, 2006, Nadine J. Griffin personally appeared,
5	personally known to me, OR proved to me on the basis of satisfactory evidence to be the one
6	whose name is subscribed to within this instrument and who did take an Oath
7	Witness my hand and official seal.
8	Signature of Notary
9	AMELIA M. CAPONE Notary Public - New Hampeline
10	My Commission Expires: My Commission Expires Outober 20, 200
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12	CERTIFICATE OF SERVICE
13	I, Nadine J. Griffin, certify that on January, 2006, served a true and correct copy of the
14	above and foregoing "Verified Affidavit in Support of Move for Fair and Impartial Hearing" by
15	Certified Mail, postage fully prepaid and addressed to:
16	Christopher Maietta
17	United States Attorney's Office 1 Courthouse Way
18	Suite 9200 Boston, Massachusetts 02210
19	Certified Mail No. 7004 2890 0001 9659 8651
20	William Smith, Majority Chief Counsel
21	Preet Bharara, Democratic Chief Counsel US Committee on the Judiciary
22	Subcommittee on Administrative Oversight and the Courts 224 Dirksen Senate Office Building
23	Washington, D.C. 20510
24	Certified Mail No. 7004 2890 0001 9659 8668
25	Signature: Nalle J. Griffin, Affiant
	VERIFIED AFFIDAVIT IN SUPPORT OF MOVE 13 of 13 Nadine J. Griffin — Exhibits 76 pages FOR FAIR AND IMPARTIAL HEARING - 04 Notary & Certificate of Service page 13

CASE NO. 05-CR-10175-WGY

Nadine J. Griffin,

Case 1:05-cr-10175-WGY Document 51 Filed 02/08/2006 Page 1 of 16

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FED - R. A. III. 44

FED FROM FED COURT

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

Plaintiff, a corporation

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Nadine J. Griffin.

Accused, Beiligerent Claimant.

CASE NO. 1:05-CR-10175-WGY

VERIFIED MOVE FOR FAIR AND
IMPARTIAL HEARINGS REFORE QUI TAM
ACTORS EMPLOYED BY THE UNITED
STATES PLAINTIFF TO PROCEED IN
COMPLIANCE WITH THE V, VI AND XIV
AMENDMENT TO THE FEDERAL
CONSTITUTION - VOTE OF NO
CONFIDENCE IN THE JUDICIARY NOR THE JUDICIAL PROCESS

(No Oral Arguments)

Nadine J. Griffin, herein proceeds on her own behalf, as a Conscious, Thinking, Feeling, Living, Flesh and Blood Sentient Being and Not a "Ward of the Court" or person of unsound mind (hereinafter referred to as a "Belligerent Claimant") moves for fair and impartial hearings and/or trial due to extreme prejudice, partiality, financial nexus and favoritism imposed against her while protecting your employer, the United States Plaintiff. The obvious nexus and extreme prejudice of these qui tam Actors on behalf of the United States Plaintiff is comically clear—save the denial often espoused by Government Actors—contrary to intrinsic facts and evidence to the latter. Therefore, Nadine J. Griffin must proceed as a "Belligerent Claimant" of her Rights or waive those Rights in toto. The courts have held that one who is not willing to assert a Right or protection guaranteed by the Constitution to the point of belligerence, loses that right all

VERIFRED MOVE FOR FAIR AND BAPARTIAL BEARINGS AND/OR TRIAL - 08 1 of 16

Nation J. Griffin Cutificate of Service page 16